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L	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
	10/777,871	02/12/2004	Shaibal Roy	ID-494 (80215)	6107	
		7590 03/16/200 R, DOPPELT, MILBRA	EXAMINER			
		CENTER 255 SOUTH	ORANGE AVENUE	BHATIA, AJAY M		
	P.O. BOX 3791 ORLANDO, FI			ART UNIT	PAPER NUMBER	
	·			2145		
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L	SHORTENED STATUTOR	HORTENED STATUTORY PERIOD OF RESPONSE MAIL DA		DELIVERY MODE		
3 MONTHS			03/16/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

			Application	No.	Applicant(s)					
Office Action Summary			10/777,871		ROY, SHAIBAL					
			Examiner		Art Unit					
			Ajay M. Bhat		2145					
The Period for Re	MAILING DATE of this commun ply	nication appe	ears on the co	over sheet with the c	orrespondence ad	dress				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).										
Status										
1) Res	consive to communication(s) fil	ed on 2/1/07	<u>7</u> .							
·			action is non	-final.						
3)☐ Sinc	e this application is in conditior	secution as to the	e merits is							
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.										
Disposition o	f Claims									
4)⊠ Claiı	m(s) 1-33 is/are pending in the	application.								
4a) (of the above claim(s) is/a	are withdraw	vn from consi	deration.		•				
5)∐ Claiı	m(s) is/are allowed.									
6)⊠ Claiı	m(s) <u>1-33</u> is/are rejected.									
	m(s) is/are objected to.			·						
8) Claii	m(s) are subject to restri	ction and/or	r election req	uirement.						
Application P	apers					•				
9)∐ The :	specification is objected to by the	ne Examiner	r.							
10) <u></u> The ∈	drawing(s) filed on is/are	e: a) 🗌 acce	epted or b)	objected to by the B	Examiner.					
Appl	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).									
•	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).									
11)∐ The o	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
Priority under	· 35 U.S.C. § 119									
	12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:									
1.	·	documents	s have been r	eceived.						
2.	Certified copies of the priority	documents	s have been r	eceived in Application	on No					
3. Copies of the certified copies of the priority documents have been received in this National Stage										
application from the International Bureau (PCT Rule 17.2(a)).										
* See the attached detailed Office action for a list of the certified copies not received.										
Attachment(s)										
	eferences Cited (PTO-892) raftsperson's Patent Drawing Review (DTO-049\	4)	Interview Summary Paper No(s)/Mail Da						
	Disclosure Statement(s) (PTO/SB/08)		5)	Notice of Informal P						
)/Mail Date		6)	Other:						

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Response to Arguments

Applicant's arguments with respect to claims 1-33 have been considered but are moot in view of the new ground(s) of rejection. Applicant has filed an RCE 2/1/07.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-33 are rejected under 35 U.S.C. 102(e) as being anticipated by Fenton et al.

(U.S. Patent Application Publication 2003/0193967) for clarification on how mail works please review (How stuff works, How E-mail works)

For claim 1, Fenton teaches, a communication system comprising:

a plurality of mobile wireless communication devices each comprising a respective software client using at least one of a plurality of different operating protocols as configuration commands and instructions for accessing electronic mail and data system to send at least on access request; (Fenton, paragraph 25, e-mail, paragraph 28, receive and send messages)

a plurality of data storage devices for storing data files, each data file being associated with a respective mobile wireless communication device, each data file having a unique identification (UID) associated therewith, and each data storage device using at least one of the plurality of different operating protocols; (Fenton, paragraph 51, UID, new message)

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and a protocol interface device comprising

a protocol converter module for communicating with said plurality of mobile wireless communication device using respective operating protocols thereof, (Fenton, paragraph 52, IMAP and POP3)

and a protocol engine module for communicating with said plurality of data storage device using respective operating protocols thereof; (Fenton, paragraph 52, IMAP and POP3)

said protocol engine module also for polling said data storage device for UIDs of data files stored thereon, and for cooperating with said protocol converter module to provide UIDs for respective data files to said mobile wireless communication devices upon receiving access request therefrom, wherein said polling occurs without device initiated commands from said software clients whether there is or is not communication with a mobile wireless communications device to maintain UI's current to within a polling interval and reducing latency when communication occurs. (Fenton, paragraph 51, polling for new messages)

For claim 2, Fenton teaches, wherein said protocol engine module detects new data files stored on said data storage devices based upon UIDs thereof, and wherein said protocol engine module cooperates with said protocol converter module to (Fenton, paragraph 51, new message)

send alert notifications to respective mobile wireless communications devices upon detecting new data files therefor. (Fenton, paragraph 51, delivered)

For claim 3, Fenton teaches, wherein said protocol interface device further comprises a memory coupled to said protocol engine module for storing the UIDs. (Fenton, paragraph 51, MMC)

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For claim 4, Fentonteaches, wherein said protocol engine module polls said data storage devices only for UIDs. (Fenton, paragraph 51, new message)

For claim 5, Fenton teaches, wherein said protocol engine module polls said data storage devices based upon a static polling interval. (Fenton, paragraph 100, periodic polling)

For claim 6, Cedola-Hoglund. teaches, wherein said protocol engine module polls said data storage devices based upon an adaptive polling interval. (Fenton, paragraph 100, base on criteria defined by the user or application)

For claim 7, Fenton teaches, wherein said protocol converter module and said protocol engine module communicate using a common interface protocol able to represent a desired number of protocol-supported elements for a desired operating protocol. (Fenton, paragraph 52, IMAP and POP3)

For claim 8, Fentonteaches, wherein the common interface protocol is based upon a Web-based distributed authoring and versioning (WebDAV) protocol. (Fenton, paragraph 49, WebDAV)

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For claim 9, Fenton teaches, wherein said plurality of data storage devices, said plurality of wireless mobile communications devices, and said protocol interface device process electronic mail (e-mail) messages. (Fenton, paragraph 47, user agent)

For claim 10, Fenton, teaches, further comprising a wide area network (WAN) connecting at least one of said wireless mobile communications devices with said protocol interface device. (Fenton, paragraph 62, WAN)

For claim 11, Fenton teaches, further comprising a wide area network (WAN) connecting at least one of said data storage devices with said protocol interface device. (Fenton, paragraph 62, WAN)

Claims 12-33 list all the same elements of claims 1-11, but in interface, method and medium, form rather than system form. Therefore, the supporting rationale of the rejection to claims 1-11 applies equally as well to claims 12-33.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. See attached Notice of references cited (if appropriate).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ajay M. Bhatia whose telephone number is (571)-272-3906. The examiner can normally be reached on M-F 8:30 am - 5:00 pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jason Cardone can be reached on (571)272-3933. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Jason Cardone

Supervisor Patent Examiner

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